Case:17-03283-LTS Doc#:2762 Filed:03/20/18 Entered:03/20/18 09:40:48 Desc: Main Document Page 1 of 2 Puerto Bico

Cherex Sanfana Biez Cose:

Commonwealth of Busho Philo

Defendant

Lochon On Theavest To Order the litting of the garalysis

The glainfift appears in his own right and requests

1- As provided in paragraph III-Q of the promise law, recovert a conference with the state of Buerto Bico informing the intention that the garalysis be litted in the cases, we inform that we have done so.

I I am an inmate and I have great difficulty writing, and I have many pending civil cases, and to send the request to the state, and not having me address of the supervisory board, I did it for the only means valid in promise, which is a great that gravil is from a whend who did me the favor, to send them the requirement, and they responded in the negative, declining to raise the savalisation in all my cases. (See attached).

3-In view of this refusal, I proceed to request this courts to, (In view of trying to have a conserence with the state so that the garalysis would be littled in my cases) I request this court to issue an order to little garalysis in cases Nim. DDP2013-0166; DDP2014-0673; DDP2014-0664; DDP2015-0218; DDP2015-0215; DDP2016-0652, DDP2016-0758; DDP2016-0772; DDP2016-0399; DDP2016-0399; DDP2014-0399, and ordered to comply with the payment in case DDP2014-0329 which was Just garalyzed by gramise.

4-Therefore, existing unanimous civil causes and by the same applicant, the state should consider even one for your uprising, not doing so is a clear act of bad faith to abuse at will the benefits of promise, and extend the agony of the damages incurred by avoiding responder for their intentional actions.

5- That nothing prevents the continuation of the proceedings in these civil cases, which were in the transaction stage, and others, in Payment transactions.

6- 50	-115		
11	or this reason,	Document, Page 2 of 2, we request that the litting of the paralizations asses, issued by the court of bayamon B.B., and proceedings in those cases, failing which, it is not appoint a heaving to settle this matter	
the ato	rementioned a	ases, issued by the court of bayamon P.R., and	
e continu	vation of the pr	proceedings in those cases, failing which, it is	
hated	that this cour	of appoint a housing to softle this matter	
The Hi	2 const	of supering to serve the manes	
rose thi	s covy.	The state of the s	
		130 - 61 - 120 - 1	
	No. 5 Cily Line	Suffer by Mercrost to Order the Pathag of the M	
		strong and they must be a surger Figure To	
		1- A graded in suggest II- O of the gramme	
7			
		The section of the series of feeling by to intermed	
	Solicipality 3	analysis he littled in the costs, we make the fire	
	The Thomas		
T 1/101	with out	3- Fred on morte and I have every first with	
		many continue with coses and to send the recipies	
		- not have me where or the suggests is board I	
Agis.	304 37 1 010	The second secon	
000	B 1876 St 72	many to the lawy a selection of the second	
cold pa	the same	on thousand sit with the of row all and the	
		the megatives des live of a risk of the start from my all	
7	William The	2. To won to the march - arrived to month	
	His make 4	3- To prove to list reason for more to reasonst	
i Monis	the partiless	of found to love a conserve will the state on that	
2/1 Z	The super of	the state of the support of some that the state on that	
2 / 1/c	the parties	of toward to love a consensurable the state on the same of the state on the same of the sa	
#44 5 7 1/7 7 1/8	the parties	of toward to love a consensurable the state on the same of the state on the same of the sa	
######################################	the parties	of toward to love a consensurable the state on the same of the state on the same of the sa	
2 XX	which it is re-	equested to latte cognizance of the foregoing and I in law is issued	
2 XX	which it is regular Nucement issued	eavested to latte cognizance of the foregoing and I in law is issued	
2 XX	which it is regular Nucement issued	equested to latte cognizance of the foregoing and I in law is issued	
-all of	which it is regular Successed issued	eavested to latte cognizance of the foregoing and I in law is issued	
all of	- which it is reg	eavested to fathe cognizance of the foregoing and I in law is issued	
-all of	which it is regularized	eavested to latte cognizance of the foregoing and I in law is issued	
-all of	which it is regularissued	equested to tate cognizance of the toregoing and I in law is issued	
-all of	which it is regularissued	equested to tate cognizance of the toregoing and I in law is issued	
-all of	which it is regularissued	eavested to latte cognizance of the foregoing and I in law is issued	
all of grono	which it is regularized	equested to fatee cognizance of the foregoing and I in law is issued	
all of	which it is regularized	equested to fatee cognizance of the foregoing and I in law is issued	
all of	which it is regularized	equested to fatee cognizance of the foregoing and I in law is issued	
all of	which it is regularized	equested to fatee cognizance of the foregoing and I in law is issued	
all of	which it is regularized	equested to latte cognizance of the foregoing and in law is issued	